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	6	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
	7		
3333 East Serene Avenue, Suite 120, Henderson, Nevada 89074 Phone: (702) 489-5700 Fax: (702) 446-0092	8	BRIDGETT BOWLING,	Case Number: 2:25-cv-00574-CDS-MDC
	9	Plaintiff	AMENDED STIPULATION AND
	10	vs.	ORDER TO EXTEND TIME FOR
	11	USAA CASUALTY INSURANCE	PLAINTIFF TO FILE RESPONSE TO DEFENDANT GARRISON'S MOTION
	12	COMPANY dba USAA; a Foreign (Insurance)	TO DISMISS PLAINTIFF'S SECOND
	13	Corporation; GARRISON PROPERTY AND CASUALTY, a Foreign (Insurance)	AND THIRD CAUSES OF ACTION AND REQUESTS FOR PUNITIVE DAMAGES
	14	Corporation; DOES I through X; and ROE CORPORATIONS I through XX, inclusive;	AND ATTORNEYS' FEES (FIRST REQUEST)
	15	_	- ,
	10	Defendants	[ECF No. 14]
.S.	16		
renue, St () 489-57	16		
ne Avenue, Su : (702) 489-57	17		
Serene Avenue, Su hone: (702) 489-57	17 18	Plaintiff, Bridgett Bowling ("Plaintiff"),	and Defendant, Garrison Property and Casualty
East Serene Avenue, Su Phone: (702) 489-57	17	Plaintiff, Bridgett Bowling ("Plaintiff"), a Insurance Company ("Defendant") have agreed to	
3333 East Serene Avenue, St Phone: (702) 489-57	17 18		o extend the time for the Plaintiff to response to
3333 East Serene Avenue, St Phone: (702) 489-57	17 18 19	Insurance Company ("Defendant") have agreed to	o extend the time for the Plaintiff to response to d and Third Causes of Action and Requests for
3333 East Serene Avenue, St Phone: (702) 489-57	17 18 19 20	Insurance Company ("Defendant") have agreed to Defendant's Motion to Dismiss Plaintiff's Secon	o extend the time for the Plaintiff to response to d and Third Causes of Action and Requests for
3333 East Serene Avenue, St Phone: (702) 489-57	17 18 19 20 21	Insurance Company ("Defendant") have agreed to Defendant's Motion to Dismiss Plaintiff's Secon	o extend the time for the Plaintiff to response to d and Third Causes of Action and Requests for
3333 East Serene Avenue, St Phone: (702) 489-57	17 18 19 20 21 22	Insurance Company ("Defendant") have agreed to Defendant's Motion to Dismiss Plaintiff's Secon	o extend the time for the Plaintiff to response to d and Third Causes of Action and Requests for
3333 East Serene Avenue, St Phone: (702) 489-57	17 18 19 20 21 22 23 24	Insurance Company ("Defendant") have agreed to Defendant's Motion to Dismiss Plaintiff's Secon	o extend the time for the Plaintiff to response to d and Third Causes of Action and Requests for
3333 East Serene Avenue, St Phone: (702) 489-57	17 18 19 20 21 22 23 24 25	Insurance Company ("Defendant") have agreed to Defendant's Motion to Dismiss Plaintiff's Secon	o extend the time for the Plaintiff to response to d and Third Causes of Action and Requests for
3333 East Serene Avenue, St Phone: (702) 489-57	17 18 19 20 21 22 23 24 25 26	Insurance Company ("Defendant") have agreed to Defendant's Motion to Dismiss Plaintiff's Secon	o extend the time for the Plaintiff to response to d and Third Causes of Action and Requests for
3333 East Serene Avenue, St Phone: (702) 489-57	17 18 19 20 21 22 23 24 25 26 27	Insurance Company ("Defendant") have agreed to Defendant's Motion to Dismiss Plaintiff's Secon	o extend the time for the Plaintiff to response to d and Third Causes of Action and Requests for
3333 East Serene Avenue, St Phone: (702) 489-57	17 18 19 20 21 22 23 24 25 26	Insurance Company ("Defendant") have agreed to Defendant's Motion to Dismiss Plaintiff's Secon Punitive Damages and Attorneys' Fees for one we	o extend the time for the Plaintiff to response to d and Third Causes of Action and Requests for

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This is the parties' first stipulation to extend time to respond. The parties request this brief extension to accommodate discussion to remand back to state court, potential removal of existing causes of action per agreement, and potential settlement of all claims.

This request is made in good faith and not for the purpose of delay.

DATED this 22nd day of April, 2025.

MARSHALL INJURY LAW

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/s/ Mary Bacon, Esq.
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Property and Casualty Insurance Company

The parties' stipulation **[ECF No. 14] is approved**, therefore plaintiff Bridgett Bowling's deadline to respond to defendant Garrison Property and Casualty Insurance Company's motion to dismiss (ECF No. 8) is extended to April 25, 2025.

Dated: April 23, 2025

Cristina D. Silva United States District Judge